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13 Attorneys for Defendants COUNTY OF  
LOS ANGELES and LEROY D. BACA

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Beverly Hills, California

15 UNITED STATES DISTRICT COURT

16 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

18 ANTHONY BROWN,

Case No. 2:15-cv-02162-DDP-E

19 Plaintiff,

v.

20 COUNTY OF LOS ANGELES,  
SHERIFF LEROY D. BACA,  
21 UNDERSHERIFF PAUL TANAKA,  
CAPTAIN WILLIAM CAREY,  
22 LIEUTENANT GREGORY  
THOMPSON, LIEUTENANT  
STEPHEN LEAVINS, SERGEANT  
23 SCOTT CRAIG, SERGEANT  
MARCIELLA LONG, DEPUTY  
24 GERARD SMITH, DEPUTY MICKEY  
MANZO, DEPUTY JAMES SEXTON,  
25 individually and in their official  
capacities, and DOES 1 through 10,  
26 inclusive,

JOINT NOTICE OF  
CONDITIONAL SETTLEMENT

28 Defendants.

1           **TO THE COURT, ALL PARTIES AND TO THEIR ATTORNEYS OF**  
2 **RECORD:**

3           Pursuant to Rule 40-2 of the Local Rules of the Central District of California  
4 for the United States District Court, the parties jointly provide notice that the  
5 foregoing case has been settled as to all parties as of June 15, 2021. However,  
6 complete resolution of the matter is contingent upon final approval by the County of  
7 Los Angeles Claims Board and County of Los Angeles Board of Supervisors, which  
8 could take up to six months. Pending approval of the settlement, the parties  
9 respectfully request that all currently scheduled hearing and trial dates be vacated.

10          Upon approval of the settlement, the parties will file a full dismissal of the  
11 above captioned action. In the event this settlement is not approved by the above-  
12 referenced entities, the parties will inform the Court so that a new trial date and  
13 related deadlines may be set.

14 DATED: August 9, 2021

**KIESEL LAW LLP**

15          By: /s/ Stephanie M. Taft  
16           Paul R. Kiesel, Esq.  
17           Ashley Conlogue, Esq.  
18           Stephanie M. Taft, Esq.

19          **ERVIN COHEN & JESSUP LLP**  
20           Geoffrey M. Gold, Esq.  
21           Jason L. Haas, Esq.

22          **LAW OFFICE OF STUART MILLER**  
23           Stuart M. Miller, Esq.

24           Attorneys for Plaintiff ANTHONY BROWN

25  
26  
27  
28           **ADDITIONAL SIGNATURES ON NEXT PAGE**

1 DATED: August 4, 2021

**HURRELL CANTRALL LLP**

2 By: /s/ Christina Gasparian

3 Thomas C. Hurrell, Esq.  
4 Christina Gasparian, Esq.

5 Attorneys for Defendants COUNTY OF LOS  
6 ANGELES and LEROY D. BACA

7 DATED: August 5, 2021

**SEKI NISHIMURA & WATASE LLP**

8 By: /s/ Gilbert Nishimura

9 Gilbert Nishimura

10 Attorneys for Defendant DEPUTY  
11 JAMES SEXTON

12 DATED: August 4, 2021

**LAWRENCE BEACH ALLEN & CHOI, P.C.**

13 By: /s/ Paul Beach

14 Paul Beach

15 Attorneys for Defendants  
16 UNDERSHERIFF PAUL TANAKA and  
17 CAPTAIN WILLIAM CAREY

18 DATED: August 4, 2021

**COLLINS COLLINS MUIR + STEWART LLP**

19 By: /s/ David C. Moore

20 Tomas A. Gutierrez  
21 David C. Moore

22 Attorneys for Defendants LIEUTENANT  
23 GREGORY THOMPSON, LIEUTENANT  
24 STEPHEN LEAVINS, SERGEANT  
SCOTT CRAIG, SERGEANT MARICELA  
LONG, DEPUTY GERARD SMITH, and  
DEPUTY MICKEY MANZO